

RESOLUTION NO. 39300

A RESOLUTION relating to land use and zoning; setting Tuesday, November 17, 2015, as the date for a public hearing on proposed billboard regulations, as recommended by the Planning Commission, and supplemented by a staff alternative for consideration.

WHEREAS billboard regulation in the City has historically been a controversial issue, and the City has, in response to public concerns, adopted increasingly strict billboard regulations in recent decades, and

WHEREAS only three of 311 existing billboard faces within the City conform to current Tacoma Municipal Code ("TMC") standards, and

WHEREAS, in 2012, the City and Clear Channel Outdoor entered into an agreement to forego litigation and to "meet and confer" to determine if a permanent solution to billboards could be reached, and

WHEREAS, to meet the term of this agreement and satisfy the City's desire for stakeholder input, a 17-member Tacoma Billboards Community Working Group ("CWG") was convened in September 2014 and tasked with exploring alternative options for billboard regulation which are different from current City code and could potentially lead to a more balanced, effective approach for addressing billboards in the City, and

WHEREAS the CWG worked from September 2014 through February 2015 and presented its final report to the City Council on March 3, 2015, and

WHEREAS, on March 24, 2015, the City Council adopted Resolution

No. 39145, acknowledging receipt of the CWG's Final Report and directing the City

Manager to use this work as a foundation from which to continue to work with



3

4

5

6

7

8

9

23

24

25

26

billboard owners, other community stakeholders, and the Planning Commission to develop recommendations for billboard regulation for City Council consideration, and

WHEREAS the Planning Commission completed its review and development of the proposed regulations through a public process, including comprehensive reviews in June-July 2015, creating a Billboard Task Force to conduct in-depth analysis in August-September 2015, and conducting a public hearing on October 7, 2015, and

WHEREAS the Planning Commission finalized the proposed regulations and made its recommendation to the City Council on October 21, 2015, and

WHEREAS City staff has, based on guidance from the CWG and the Planning Commission, and through community input and discussions with billboard owners, identified potential alternatives to the Planning Commission's recommendations that could achieve the community's goals, as presented in the attached Exhibit "A," which is appropriate to consider as part of this process, and

WHEREAS, pursuant to TMC 13.02, the City Council is required to conduct a public hearing before enacting any amendments to the Comprehensive Plan and the Land Use Regulatory Code; Now, Therefore,

BE IT RESOLVED BY THE COUNCIL OF THE CITY OF TACOMA:

Section 1. That a public hearing on the proposed amendments to the Tacoma Municipal Code, relating to proposed billboard regulations, as recommended by the Planning Commission, as well as the staff alternative, as presented in the attached Exhibit "A," shall be held before the City Council in the



Council Chambers on the first floor of the Tacoma Municipal Building, 747 Market Street, Tacoma, Washington, on Tuesday, November 17, 2015, at approximately 5:30 p.m. or as soon thereafter as the same may be heard.

Section 2. That the Clerk of the City of Tacoma shall give proper notice of

4		•	
5	the time and place of said hearing.		
6	Adopted		
7			
8		Mayor	
9	Attest:		
10			
11	City Clerk		
12	Approved as to form:		
13			
14	Deputy City Attorney		
15	Jopany only rationally		
16			
17			
18			

-3-



3

4

5 6 7

8

101112

131415

16 17

18 19

20

21 22

23

2425

26

EXHIBIT "A"

PROPOSED STAFF ALTERNATIVE TO PLANNING COMMISSION RECOMMENDATION

Intent:

The Staff alternative is designed to further the community's goals to:

- Ensure a significant reduction in the number of billboards in the City, and particularly the number of nonconforming billboards
- Protect sensitive areas designated by the community, by removing existing billboards from those areas and incentivizing their relocation to more appropriate areas
- Avoid continuing legal disagreements with billboard owners

Overview of the Staff Alternative:

- Create Council authority to enter into a Special Compliance Agreement with billboard owners that could accelerate and ensure a significant reduction in the number of nonconforming billboards in the community and provide an alternative to enforcement of the existing amortization provisions.
- A Special Compliance Agreement would need to be consistent with the intent and policies of the Comprehensive Plan and would need to include commitments for overall reductions and commitments for strategic reductions (addressing community issues such as sensitive zones, over-concentrations, multiple-nonconformities).
- Modifications to the zoning development standards, either within the Code or as a component of the agreement, could be incorporated to facilitate the overall intent.

Key Components:

Some of these key components would be reflected in modifications to the proposed Code amendments and some would be addressed through a proposed Special Compliance Agreement.

Agreed Removals - Overall Total

- o 40% overall reduction in nonconforming billboard faces within five years
- Cap the number of freestanding billboard faces at level reflecting a 20% reduction
- o Cap to total amount of billboard square footage at 100% of the existing amount



	Specific Removals – Within 90 Days		
1	o 100% removal of "junior poster" billboards (72 sq. ft. billboards)		
2	100% removal from residential zones (R-2 and R-4)		
0	o 100% removal from RCX – Residential-Commercial Mixed-Use zone		
3	○ 100% removal from CONS – Conservation Overlay zone		
4	100% removal from C-1 – Neighborhood Commercial zone		
5	o 100% removal from Shoreline zones		
6	Specific Removals and Modifications – Within One Year		
7	o 25% removal from NCX – Neighborhood Commercial Mixed-Use zone		
	o 40% removal from DR – Downtown Residential zone		
8	o 30% removal of City-identified "high-priority removals"		
9	o 100% removal of remaining rooftop billboards		
10	o 50% size reduction for the sign at NE corner of Center and Union		
	Specific Removals and Modifications – Within Three Years		
11	o 60% removal from T – Transitional zone		
12	o 34% removal from NCX – Neighborhood Commercial Mixed-Use zone		
13	0 40% removal of City-identified "high priority removals"		
	o 20% removal within City-identified "high-concentration areas"		
14	38th Street (vicinity of 38th & Tacoma Avenue; vicinity of 38th & G Street		
15	Pacific Avenue (46th – 56th Streets; and 81st – 98th Streets)		
16	South Tacoma Way (vicinity of Pine; and 50th – 67th Streets)		
	6th Avenue (State – Cedar Streets)		
17	Tyler Street (50th – 56th Streets)		
18	56th Street (vicinity of 56th & M Streets)		
19	o All lighted signs brought up to required efficient lighting technology and hours		
	All signs upgraded and painted, as needed		
20			
21	Specific Removals – Within Five Years 450/ removal from NCV - Neighborhood Commercial Mixed Llee Tone		
22	 45% removal from NCX – Neighborhood Commercial Mixed-Use zone 60% removal of City-identified "high-priority removals" 		
	0007		
23	0 33% removal within each City-identified "nigh-concentration area"		
24			
25			



3

6 7

5

8 9

11

10

13

14

12

15 16

17 18

19 20

21 22

23

24

25

26

Amortization

- The existing amortization provisions would be retained
- However, billboard owners who enter into a Special Compliance Agreement and operate consistent with that agreement would not be subject to the existing amortization provisions

Exchange Program

- New billboards would only be allowed through an Exchange Program, whereby new billboards would "spend" credits that were generated by the removal of existing billboards
- The Exchange Program would be based on square footage of billboard signs
- The credits would include those generated from the previous removal of 32 signs (mostly those agreed to be removed as part of the Standstill Agreement)
- The Exchange Program would specifically incentivize:
 - Conversion of freestanding billboards to wall-mounted billboards
 - Removal of nonconforming billboards
 - Removals from sensitive zones and areas, identified "high concentration areas" and "high priority removals"

Specific Zoning Provisions

- Open additional zones for new freestanding billboards that are 300 sq. ft. in size or less (CIX, UCX, CCX, PDB, NCX*, DR*, and WR*) zones with * are capped, see below
- Allow "bulletin" (672 sq. ft.) freestanding billboards in industrial districts (M-1, M-2 and PMI)
- Allow certain existing single-sided "bulletin" billboards to add a "bulletin" billboard on the back side
 - Only after agreed one-year removals are complete
- Provide for "Limited Bulletin Billboard Receiving Areas" along 6 limited arterials street segments in the C-2, UCX and CCX zones
 - Tacoma Mall Area (portions of 38th Street, Steele Street, and Tacoma Mall Blvd.)
 - 6th Avenue (between Mildred Street and Orchard Street)
 - James Center (portions of Mildred and South 19th Streets)
 - Tacoma Central (portions of Union Avenue)
 - Tacoma Place (portions of South 72nd Street and Hosmer Street)
 - Westgate (portions of Pearl Street, Westgate Blvd., and North 26th Street)



20

21

22

23

24

25

26

- Within these areas, provide some reductions to standard buffering requirements
- Two such billboards would be allowed after the agreed one-year removals are complete, with additional ones allowed only after the agreed three-year removals are complete
- NCX (Neighborhood Commercial Mixed-Use) Total number of freestanding billboards in this district would be reduced (based on above removals) and then capped at that new level
- DR (Downtown Residential) Total number of billboards in this district would be reduced (based on above removals) and then capped at that new level
- WR (Warehouse Residential) Total number of freestanding billboards in this district would be reduced (based on above removals) and then capped at that new level
- Include a 500-foot dispersion requirement for billboards larger than 300 sq. ft. in size
- Allow 45-foot tall billboards within the PMI (Port/Maritime Industrial) zone
- Increase the height limit for billboards that are more than 500 feet from no-billboard zones and sensitive areas to 40 feet
- Reduce buffering from HMX and RCX zones to 150 feet, or 100 feet for signs 30 feet tall or less
- Provide exemption to buffering standards when the billboard is not visible from the buffered area or other factors provide sufficient protection
- Allow for small offsets (no more than five feet) for freestanding billboards that are 300 sq. ft. or less
- Clarify the proposed wall-mounted billboard limitations, to include no more than 50% of the wall area and not covering windows or other openings or significant architectural features
- Remaining and future billboards would be considered either legal conforming or legal nonconforming

-7-